

Haggerty, Katie

From: George Thomson <morrishighlanddancer@gmail.com>
Sent: Thursday, April 09, 2015 1:44 PM
To: JudTestimony
Subject: Ex parte order

I was put out of my house through an ex parte order alleging I might become violent when served divorce papers. At a hearing two weeks later another outrageous allegation was made. I was ordered to stay out until family relations could investigate. Six months later during a hearing under a different judge a completely new set of accusations were made. The end result was that family relations recommended custody of my son to my accuser 2 years later as I had been the non custodial parent.

An ex parte order is commonly used to gain advantage by an accuser. Once I was out of my house it was easy to keep me out. Had I been afforded a hearing at the start I could have obtained an attorney and proved the allegations false and without Merritt.

An ex parte order at one time may have had a limited use under certain restricted circumstances. Now it's used to gain unfair advantage and deprive the other party of due process.

Applying an ex parte order to gun owners means I can express my concern to the police that my child is in danger because my neighbor has a firearm. The police can confiscate it. My neighbor can get his firearm back when a judge determines that the firearm is not a danger.

A government big enough to give you all you want is strong enough to take every thing you have. Sent from my iPhone